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**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF TEXAS**

PIERRE BRAZEAU, Individually and on
Behalf of All Others Similarly Situated,

Case No. 1:21-cv-00751-RP

Plaintiffs,

vs.

CASSAVA SCIENCES, INC., REMI
BARBIER, ERIC J. SCHOEN, JAMES W.
KUPIEC, NADAV FRIEDMANN and
MICHAEL MARSMAN,

Defendants.

WANDA NEWELL, Individually and On Behalf of All Others Similarly Situated,

Plaintiff,

vs.

CASSAVA SCIENCES, INC., REMI BARBIER, and ERIC J. SCHOEN,

Defendants.

Case No. 1:21-cv-00760-RP

KATLYN K. REIN, Individually and on Behalf of All Others Similarly Situated,

Plaintiffs,

vs.

CASSAVA SCIENCES, INC., REMI BARBIER, ERIC J. SCHOEN, JAMES W. KUPIEC, NADAV FRIEDMANN and MICHAEL MARSMAN,

Defendants.

Case No. 1:21-cv-00856

NOTICE OF NON-OPPOSITION OF THE CASSAVA SECURITIES GROUP TO COMPETING LEAD PLAINTIFF MOTIONS

Movant Warren Choi, Kevin Otto, and Ken Van Ho (collectively the “Cassava Securities Group” or “Movant”) hereby submits this notice of non-opposition to the competing motions for consolidation, appointment as lead plaintiff, and approval of selection of lead counsel, and states as follows:

On October 26, 2021, Movant timely filed its Motion for Consolidation, Appointment as Lead Plaintiff, and Approval of Selection of Lead Counsel. Having carefully analyzed and evaluated the competing motions for lead plaintiff appointment filed by other purchasers of Cassava Sciences, Inc. (“Cassava”) securities, Movant no longer believe it has “the largest

financial interest in the relief sought by the Class.” Rather, movant Mohammad Bozorgi, claiming losses of in excess of \$1.5 million, has “the largest financial interest in the relief sought by the Class” and should be appointed Lead Plaintiff. Movant thus does not oppose Mr. Bozorgi’s motion for appointment as Lead Plaintiff and for approval of his counsel, Robbins, Geller, Rudman & Dowd, LLP, as Lead Counsel.

Should the Court decide that all the other movants claiming greater losses than the Cassava Securities Group are unfit, deficient or otherwise should not be appointed Lead Plaintiff for any other reason, Movant stands ready and willing to serve as Lead Plaintiff on behalf of the class of Cassava investors in this Action.

Moreover, as the Cassava Securities Group includes an investor whose losses arise from trading in Cassava options (Kevin Otto), should the Court deem it appropriate to appoint an options trader to have a more comprehensive representation of Cassava investors serving as lead plaintiffs, Mr. Otto, individually and apart from the Cassava Securities Group, stands ready and willing to serve as a lead or co-lead plaintiff in this Action.

Dated: November 9, 2021

Respectfully submitted,

/s/ Warren T. Burns
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*Attorneys for Lead Plaintiff Movant and Proposed
Lead Counsel for the Class*

CERTIFICATE OF SERVICE

I hereby certify that on November 9, 2021, a true and correct copy of the foregoing document was served by CM/ECF to the parties registered to the Court's CM/ECF system.

/s/ Warren T. Burns
Warren T. Burns